## Filed 12/18/14 by Clerk of Supreme Court IN THE SUPREME COURT STATE OF NORTH DAKOTA

	2014 ND 212	<del>-</del> -
In the Interest of B.B.P.,	a minor child	
State of North Dakota,		Petitioner and Appellee
v.		
B.B.P., child; J.P., Father; C.B., Mother,		Respondents
J.P., Father,		Appellant
	No. 20140374	-
In the Interest of J.R.P., a	Child	-
State of North Dakota,		Petitioner and Appellee
v.		
J.R.P., child; J.P., Father; C.B., Mother,		Respondents
J.P., Father,		Appellant
	No. 20140375	_
		_
In the Interest of A.D.P.,	a Child	
State of North Dakota,		Petitioner and Appellee

A.D.P., child; J.P., Father; C.B., Mother,		Respondents
J.P., Father,		Appellant
	No. 20140376	

Appeal from the Juvenile Court of Grand Forks County, Northeast Central Judicial District, the Honorable Debbie Gordon Kleven, Judge.

AFFIRMED.

Per Curiam.

Nancy D. Yon, Assistant State's Attorney, P.O. Box 5607, Grand Forks, ND 58206-5607, for petitioner and appellee; submitted on brief.

Patrick S. Rosenquist, 303 Roberts St. N., Fargo, ND 58102, for respondent and appellant J.P.; submitted on brief.

## Interest of B.B.P., J.R.P. and A.D.P. Nos. 20140374, 20140375 & 20140376

## Per Curiam.

- [¶1] J.P., the father of B.B.P., J.R.P., and A.D.P., appealed from a juvenile court judgment terminating his parental rights. J.P. argues the juvenile court erred by finding the children are deprived, deprivation likely will continue, and the children likely will suffer serious physical, mental, moral, or emotional harm if placed in J.P.'s custody. We conclude the juvenile court was not clearly erroneous in finding the children are deprived, deprivation likely will continue, and the children likely will suffer serious physical, mental, moral, or emotional harm. We summarily affirm under N.D.R.App.P. 35.1(a)(2).
- [¶2] Gerald W. VandeWalle, C.J. Carol Ronning Kapsner Lisa Fair McEvers Daniel J. Crothers Dale V. Sandstrom